

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

RINGERS TECHNOLOGIES LLC §  
DBA §  
RINGERS GLOVES, §  
Plaintiff, §  
§ CIVIL ACTION NO. 4:14-cv-01556  
v. §  
§  
ROUGHNECK CITY LLC, §  
Defendant, §  
§  
CURTIS HAGEN, §  
Defendant. §

**STATEMENT OF ISSUES ON APPEAL**

Pursuant to Rule 10(b)(3)(A) of the Federal Rules of Appellate Procedure, Plaintiff and Appellant Ringers, Technologies, LLC (“Ringers”) files this Statement of Issues it intends to present on the appeal:

1. Was the jury’s verdict that there was no infringement of Ringer’s ROUGHNECK Mark by Roughneck City’s IRON ROUGHNECK Mark supported by substantial evidence.
2. Did the district court err in granting Defendants’ oral motion for a protective order staying the deposition of a third party witness.

DATED: November 25, 2015

Respectfully submitted,

/s/ Joshua G. Jones  
Joshua G. Jones  
Texas State Bar No. 24065517  
**REED & SCARDINO LLP**  
301 Congress Avenue, Suite 1250  
Austin, TX 78701  
Tel. (512) 474-2449  
Fax (512) 474-2622  
jjones@reedscardino.co  
m

**ATTORNEY FOR PLAINTIFF  
RINGERS TECHNOLOGIES LLC  
DBA RINGERS GLOVES**

**CERTIFICATE OF SERVICE**

I certify that on November 25, 2015 the foregoing was filed via the Court's CM/ECF electronic filing system which will send notification of such filing to all parties of record.

*Joshua G. Jones*